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§5–402.

A proceeding for judicial probate shall be instituted at any time before administrative probate or within the period after administrative probate provided by 5-304 of this title.

- (a) At the request of an interested person;
- (b) By a creditor in the event that there has been no administrative probate;
- (c) If it appears to the court or the register that the petition for administrative probate is materially incomplete or incorrect in any respect;
- (d) If the will has been torn, mutilated, burned in part, or marked in a way as to make a significant change in the meaning of the will;
 - (e) If it is alleged that a will is lost or destroyed.

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